

UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

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LAUSTEVEION JOHNSON,
Plaintiff,
v.

GENTRY, et al.,
Defendants.

I. DISCUSSION

This action is a pro se civil rights complaint filed pursuant to 42 U.S.C. § 1983 by a state prisoner. Plaintiff has submitted an application to proceed *in forma pauperis* and has filed motions to exclude the case from mediation. (ECF No. 1, 6, 7). Based on the financial information provided, the Court finds that Plaintiff is unable to prepay the full filing fee in this matter. The Court also finds that Plaintiff has given sufficient reasons to exclude the case from mediation.

The Court entered a screening order on May 23, 2018. (ECF No. 4). The screening order dismissed some claims with prejudice, dismissed an access to the courts claim without prejudice with leave to amend, and permitted some claims to proceed. (*Id.* at 16-17). The Court granted Plaintiff 30 days from the date of that order to file an amended complaint curing the deficiencies of the access to the court claim. (*Id.* at 17). The Court specifically stated that, if Plaintiff chose not to file an amended complaint, the action would proceed on the following claims: Count I will proceed against Defendants Lewis, Gentry, Dzurenda, Knatz, Adams, Dreesen, and Barrit, and will proceed against

II. CONCLUSION

those claims.

For the foregoing reasons, IT IS ORDERED that:

1. Pursuant to the Court's screening order (ECF No. 4), this action shall proceed on the following claims: Count I will proceed against Defendants Lewis, Gentry, Dzurenda, Knatz, Adams, Dreesen, and Barrit, and will proceed against John Doe doctor, John Doe nurse, and mental health staffer Jane Doe, when Plaintiff learns their identities and amends the complaint to include those identities; the portion of Count II alleging an Eighth Amendment claim for deliberate indifference to serious medical needs will proceed against Defendants Dzurenda and Gentry and will proceed against Defendant Jane Doe mental health staffer when Plaintiff discovers her identity and amends the complaint to include her identity; and the portion of Count II alleging an Eighth Amendment conditions of confinement claim will proceed against Defendants Willis, Jo Gentry, Adams, Dreesen, Lewis, and Dzurenda.

John Doe doctor, John Doe nurse, and mental health staffer Jane Doe, when Plaintiff

learns their identities and amends the complaint to include those identities; the portion of

Count II alleging an Eighth Amendment claim for deliberate indifference to serious

medical needs will proceed against Defendants Dzurenda and Gentry and will proceed

against Defendant Jane Doe mental health staffer when Plaintiff discovers her identity

and amends the complaint to include her identity; and the portion of Count II alleging an

Eighth Amendment conditions of confinement claim will proceed against Defendants

Willis, Jo Gentry, Adams, Dreesen, Lewis, and Dzurenda. (Id.) As Plaintiff has not filed

an amended complaint, pursuant to the screening order, this action shall proceed on

- 2. Plaintiff's motions to exclude the case from mediation (ECF No. 6, 7) are granted.
- 3. Plaintiff's application to proceed *in forma pauperis* (ECF No. 1) is granted. Plaintiff shall not be required to pay an initial installment of the filing fee. In the event that

this action is dismissed, the full filing fee must still be paid pursuant to 28 U.S.C. § 1915(b)(2).

- 4. The movant herein is permitted to maintain this action to conclusion without the necessity of prepayment of any additional fees or costs or the giving of security therefor. This order granting leave to proceed *in forma pauperis* shall not extend to the issuance and/or service of subpoenas at government expense.
- 5. Pursuant to 28 U.S.C. § 1915(b)(2), the Nevada Department of Corrections shall pay to the Clerk of the United States District Court, District of Nevada, 20% of the preceding month's deposits to Plaintiff's account (Lausteveion Johnson, #82138), in the months that the account exceeds \$10.00, until the full \$350.00 filing fee has been paid for this action. The Clerk of the Court shall SEND a copy of this order to the Finance Division of the Clerk's Office. The Clerk of the Court shall also SEND a copy of this order to the attention of the Chief of Inmate Services for the Nevada Department of Corrections, P.O. Box 7011, Carson City, NV 89702.
- 6. The Clerk of the Court shall electronically **SERVE** a copy of this order, a copy of Plaintiff's complaint (ECF No. 1-1), and a copy of the screening order (ECF No. 4) on the Office of the Attorney General of the State of Nevada by adding the Attorney General of the State of Nevada to the docket sheet. This does not indicate acceptance of service.
- 7. Service must be perfected within ninety (90) days from the date of this order pursuant to Fed. R. Civ. P. 4(m).
- 8. Subject to the findings of the screening order (ECF No. 4), within twenty-one (21) days of the date of entry of this order, the Attorney General's Office shall file a notice advising the Court and Plaintiff of: (a) the names of the defendants for whom it accepts service; (b) the names of the defendants for whom it does not accept service, and (c) the names of the defendants for whom it is filing the last-known-address information under seal. As to any of the named defendants for whom the Attorney General's Office cannot accept service, the Office shall file, under seal, but shall not serve

the inmate Plaintiff the last known address(es) of those defendant(s) for whom it has such information. If the last known address of the defendant(s) is a post office box, the Attorney General's Office shall attempt to obtain and provide the last known physical address(es).

- 9. If service cannot be accepted for any of the named defendant(s), Plaintiff shall file a motion identifying the unserved defendant(s), requesting issuance of a summons, and specifying a full name and address for the defendant(s). For the defendant(s) as to which the Attorney General has not provided last-known-address information, Plaintiff shall provide the full name and address for the defendant(s).
- 10. If the Attorney General accepts service of process for any named defendant(s), such defendant(s) shall file and serve an answer or other response to the complaint within sixty (60) days from the date of this order.
- 11. Henceforth, Plaintiff shall serve upon defendant(s) or, if an appearance has been entered by counsel, upon their attorney(s), a copy of every pleading, motion or other document submitted for consideration by the Court. Plaintiff shall include with the original document submitted for filing a certificate stating the date that a true and correct copy of the document was mailed or electronically filed to the defendants or counsel for the defendants. If counsel has entered a notice of appearance, Plaintiff shall direct service to the individual attorney named in the notice of appearance, at the physical or electronic address stated therein. The Court may disregard any document received by a district judge or magistrate judge which has not been filed with the Clerk, and any document received by a district judge, magistrate judge, or the Clerk which fails to include a certificate showing proper service.

DATED THIS ^{12th} day of ^{July} 2018.

UNITED STATES MAGISTRATE JUDGE

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